§ 298.16

- (2) If, for any reason, we disapprove the application, you shall pay one-half of the investigation fees.
- (b) Base Fee. (1) The investigation fee shall be one-half (½) of one percent on Obligations to be issued up to and including \$10,000,000, plus
- (2) One-eighth (1/8) of one percent on all Obligations to be issued in excess of \$10,000,000.
- (c) Credit for filing fee. You will receive credit for the \$5,000 filing fee that you paid upon filing the original application (described in §298.3) towards the investigation fee.

§298.16 Substitution of participants.

- (a) You may request our permission to substitute participants to a Mortgage and/or Security Agreement in a financing that is receiving assistance authorized by Title XI of the Act.
- (b) A non-refundable fee of \$3,000 is due, payable at the time of the request. The fee defrays all costs of processing and reviewing a joint application by a mortgagor and/or Obligor and a proposed transferee of a Vessel or Shipyard Project, which is security for Title XI debt, if the proposed transferee is to assume the Mortgage and/or the Security Agreement.

§ 298.17 Evaluation of applications.

- (a) In evaluating project applications, we shall also consider whether the application provides for:
- (1) The capability of the Vessel(s) serving as a naval and military auxiliary in time of war or national emergency.
- (2) The financing of the Vessel(s) within one year after delivery.
- (3) The acquisition of Vessel(s) currently financed under Title XI by assumption of the total obligation(s).
- (4) The Guarantees extend for less than the normal term for that class of vessel.
- (5) In the case of an Eligible Shipyard, the capability of the shipyard to engage in naval vessel construction in time of war or national emergency.
- (6) In the case of Shipyard Project, the Guarantees extend for less than the technological life of the asset.
- (b) In determining the amount of equity which you must provide, we will

consider, among other things, the following:

- (1) Your financial strength;
- (2) Adequacy of collateral; and
- (3) The term of the Guarantees.

§298.18 Financing Shipyard Projects.

- (a) *Initial criteria*. We may issue Guarantees to finance a Shipyard Project at a General Shipyard Facility. We may approve such Guarantees after we consider whether the Guarantees will result in shipyard modernization and support increased productivity.
- (b) Detailed statement. You must provide a detailed statement, with the Guarantee application, which will provide the basis for our consideration.
- (c) Required conditions. We shall approve your application for loan guarantees under this section if we determine the following:
- (1) The term for such Guarantees will not exceed the reasonable economic useful life of the collective assets which comprise this Shipyard Project;
- (2) There is sufficient collateral to secure the Guarantee; and
- (3) Your application will not prevent us from guaranteeing debt for a Ship-yard Project that, in our sole opinion, will serve a more desirable use of appropriated funds. In making this determination, we will consider:
- (i) The types of vessels which will be built by the shipyard,
- (ii) The productivity increases which will be achieved,
- (iii) The geographic location of the shipyard,
- (iv) The long-term viability of the shipyard,
- (v) The soundness of the financial transaction,
- (vi) Any financial impact on other Title XI transactions, and
- (vii) The furtherance of the goals of the Shipbuilding Act.

§ 298.19 Financing Eligible Export Vessels.

- (a) *Notification to Secretary of Defense.*(1) We will provide prompt notice of our receipt of an application for a loan Guarantee for an Eligible Export Vessel to the Secretary of Defense.
- (2) During the 30-day period, beginning on the date on which the Secretary of Defense receives such notice,